for a Country Clerke

for a Country Clerke

## Young Clerk's COMPANION.

## MANUAL For His

Dayly Practice.

Wherein are contained, he most absolute modern Pretents, fixed for all occaments aresent Use: In a more

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Collected by an absent dearned Practizioner for his private ufe, but now communicared for a general good.

Multum in Parvo.

Printed tor G. Holyday, 1664.

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Marria

Deadle, a

Bond from one to one.

Bond from two to one wind to the Sheriff.

Bond to a Bilhop.

Bond to fave harmless as

## The Table

benount ad 81 "

n Chancery, the form thereof. lorin chereol

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ndition to pay money at day.

ondition to pay money at the return of one from a journey, the time of his Marriage or Death. 19 endition for payment of Childrens Portions, 20 ndirion to make a Joynure.

indition to fave harmless.

we harmlets

That able.
Condition to perform Co
venants.
Condition of a Bail Bond
Condition to perform an
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Covenant for sectionence

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Houses after the decease of Tenant of Life upo marriage, with a penaty.

Condition of a Bond for

Condition of a Bond for Brewers Clerk. 10 ing

ith the Am<del>ige</del> ie Petition. il B

1

## The Table.

26

Folse Folio Condition to perform Co +enancs+ Condition of Bail Bond In 20 e pe mines of a Scathe daple for Debti mertilingo bed of Gift, with Notes peed of Gift, with Notes A Disament of all of 185

A Disament of all of 180

A Disament of 180

A marriagei with a penal 14 Condition of a Bond for form of admitting one to fue in Forma pauperis, with the Answer upon the Petition. 130 Grant

### The Table.

I Fisher.

Indepture hetween the Seavenger and Kaker for
cleaning Die ftreets 177

An Indep Dient of Livery
to gniqued and To the Telegraph
of the of a standard and the contract of the telegraph
And & Colegraph of the telegraph
threson is a standard and the telegraph
threson is a sta

.

11

Honours and their Title with usual additions Latine and English. 11

The same Male the seeign on 193 and and 193 are the same and an are same and an are same and are same are same and are same are sam

Pecicion.

wel m

### The Table

Indenture between the Scavenger and Raker for clenfing the streets. 177
An Industriement of Livery of feizin on the Indenture by virtue of a Lecter of Attorney. 208
An Industriement of Attornement of Tenants. 209
Another of the same. 210

f

ich uben additions in

MESCALINICALISMENT FUNCES

The Kings Majesties reign, in amount thinks with a 133 hours with year has wine 1

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	Mecatring and
	Warren of
	ognizion 189
	icence, 192
	Lan between
	enancian a A
	212 44 219
A Lenfe of T	yther 230
in 32 ad 8 E	
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82 44 98	
time and Eng-	
Money from a	Farthing to

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Months

## THENTHERE

Folio Folio. Months in Latine and Eng. Jifb. at was Todaid by28 Metals in Latine and Eng-Spirale of a Warradilo Conies. A Letter of Licence. 192 Lan points of an between Lord and Tenant, Bames of men in Lutine and English, varied for use in Bonds &c. 32 all 81 Names of Women in Lating and English, varied in like manners 82 ad 98 Numbers in Latine and Engo lifting on I a mon par63 Names of Cities An Datine and English bas un nos Names of Wellhand English 106 Counties. Names EN CONTROL

The Fable Tolio.

Wantes of Archbishopricks and Bishopricks in England and Wales, Latine and English. 114

P

mb A' 5/1

R

R

R

Recognic

A Protection by a Peer, the form.

A Protection by a Commoner.

Possession, words to be niced upon the delivery of a Possession.

Names of Parishes, Latine and English: 135

Farts inward and outward of mans body, Latine and English.

Statute

The Table Folio, Wamer of Archbishopricks Latine Recogniza ralcy. A lingle with Notes thereon. Recognizance for the Peace. and to appear at next Seffions Recognizance to give Evi dence. Recognizance for Alchou A general Releafe. A Release of errors u Judgment. Statute

I

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T

Trust. 219
Time and the Division
s thereof in Latine and
English. The

The Table.

Control of the Veneral Control of the Control of th

Caralog W menter

The form of a Williams

Margant of Accountey to confess a Judgment upon

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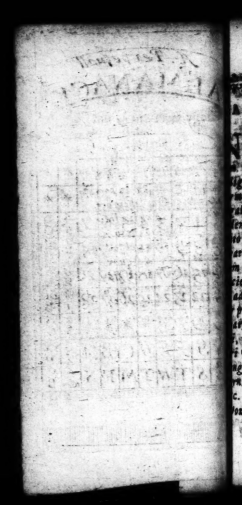
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## A Bond from one to one

Overini univerft per prai-fenter me, A. B. de C. in D. Gen tenert et fir miter Quel B. F. de G in com. 11. mig. in censum libris bonge es all moneta Anglia folvend. em B.F aut fuo cerro Attorio, executoribin vel adminicrovibus fuel, All quart gutm Murionem bede et fidelsset iend. Obligo me, executores edministratores moos firmites prafentes, figillo mes figillat. et decimo quarto die Junua-Caroli fecundi Dei gratia glia, Sentia, Prancia et Hinia Regis, fidei Defenforis, c. decimo quinso . Anne om. 1663.

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## A Bond from two to de

Overint univerfi per /cntes, nos I K de L mit, M mit Co N O de Ba R. Arm, seners 19 fremites de V. incom W. Eq. A in ducenik libris bone O's monera Angl, folvend, eid aut | uo certa Astornat Exe rib. Admin Jule. Ad quan dem folutionem bene @ fid facien obligamm nos et ut nofirum, Hared Execut. (9 minifratores.noftros & un noftri per fe pro 1020 er in firmiter per prafentes. Sigil fire figillat, Das primo die bruarii, AnnoRegni Dom. Caroli (coundi Dei gratie Scot. Fran. & Hibernia & fidei Defenfor & c. decima Annog Dom. 1664.

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the names, times and places noode. you may make this and from two to one, three to erser forherwifer for more as code Addit require. And if n be delited to make a bond in one to two or three or ue, sten add the mames. bound places of abode after teneri & firmirer obligari: berville before is. And thus min mu andis, chur is, chanig ihre is necessary to be changrou may make it from as ing or as few as you are dellto as many or few as are to aled therein.

A Bond to the Sheriff.

Toverint univer her prafentes nos A.B. de Cincom.
Mil E.F. de G in comis H.
m & I.K. de L. in com M.
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Anglia, folvena cidem Viu aut suo certo Attornato, estoribm vel administrator. Ad quam quidem solution es sideliser faciend. Oblig has es quemlibes nostri, encadministratores nostros es alibet nostri per se pro tossissibilis nostris sigil. Dat ses die Mariii, anno Regni Das stri Catoli secundi Dei panglia, Scotia, Francia a bernia Regis, sides Deserva Sectio, Anno Domi

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## A Bond to a Billiop.

Overint uinversi per senses me R.S. de T.in V. Gen. seneri es sirmitat gari Reverendin Christo es Dom Domino W. permi divina Eboracensi Archies Anglia Primato es Messi es Magistro A.B. in legibn

laures Scavarer distiReverenfimi Patris apud Eber Comfario et recept. General, in adringenth libris bonn et lelis moneta Anglia : folverdi fdem Reverendiffimo Patri es agistro A. B. commissar. aus rum cerio Autornat, Executor. Adminiftrator. fais: Ad quam idem folutionem bene et fideer faciend. Obligo me, barees, executores et administratos meos firmiter per prefentes, rillo meo figillat. Dat. serito e Aprilie, Anno Regni Domi. noftri Caroli fecundi, Det atia Anglia, Scotia, Francia Hibernia Regir, fidei Defenom. 1666.

Recognizance in Chancery.

Arçlus Debenham de Eastmick in Comitatu Glorg-B 3 stria frie Armig coram Dom Reg Cancellaria fua perfonalis. Bit. recognou fe debere Henr Johnson civies Acupittor L don. quingentes Libras ban legalis monera Anglia foly eidem H.I. aut fua certe At nato bæred. execut, vel affil (uk in fefto Parifications ) Maria Virginis proxime fi poft dat. bujus Recognition nifica fecerit vull of cont profe, bared, execut. et all fuis per prafentes quod dicha me quingentarum librarum? vetur et recuperetur deMan Mesuagik, serris, seuemen b catallis & baroditaments C.D. bared execut, er affig fuorum ubicur á fuerint int per prafentes Tefte dicto do Reg apud Wefim quarto die Anno Regni ejufdem Dom n Garoli fecundi Dei gratia glio, Scotia, Francia et Hill Regie fidei Defenf. Ge. de

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## (7) 10, Anne & Domini 1669.

A Recognizance in the Admirate.

le Veneris quinto die funit Anno Domini 1668 Annia eni Sereni fimi Domini noftes roli fecundi Dei gratia Ang. Regis fidei Defenfatione. effimo, coram L. Mulegum Hore, suprema Curia Admir. iglia Judice , neonon uno mifferis propiration de por ion coc in adibia fair ca la gentia mei Nicolai Otdborg turii Publ, diet Gul Regift peruorunt personaliton B.R. Sin Com. Warwis. Gen es B'de paroch. Sri Clement Dan, Comit. Middt. Arm, at Renoverunt fe debore dett Seiffimo Dom, naftre Caralo gi &c fummam fescamatum rarum bone es legal i monete glia, folvend eidem Domino B 4 Rigi

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Regi dut fuo certo Attorna red. vel successoribus suis die proximi futuri mensis Quam summam quilibet o recognovit se debere, et ni seconni &c. as besote a Recognizance in Chancety the Tosso.

A fingle Recognizance be Juffices of the peace.

Male Augusti, anno a Dom nostri Caroli scendi grazia Ang. Scot. Fran. a bernia Regla sidei desenso vices primo: Ponerunz cora ble A.B. Odil. et Bar. et C. Arm. Justic disti domini ad pacem in Comis. Esso co vandum assignas. F. G. del disto Com. Teoman et I. L. vodem Textor et M. N. de dem Seissor, et Recognova se debere disto dominu Regis

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illibet manusapsorum pradifiunque libras, et prad F G demisbras bona et legalis mones, nglia, solve dum eidem Daino Regi in festo Sti Johannis ipusta proxime futur, post dat, use minum et nisp fecerins, conserunt &c. as betære in the hancery recognizance.

Recognizance for the Peace, and to appear at the next

Emorandum quod cel sun die Septembris anno Regni am nostri Garoli secundo Del mia sec vicessimo secundo. O Pe R in com S. Teoman in pro ia persona sua venir coram me V. uno Justiciar disti Domegis ad pacem in disto comit. nservand assignat er assumps se se so sua vigino si tibr. W. A. de B. in comit. prad. orianas, et CD. de F. in com & B.

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Arator tune et ibidem in priis personis suis fmillier funt et manuceperunt pro dico O P. viz quiliber en Separatim sub pæna centum dorum quod idem O. P. perfe liter comparebit coram Fufth riis dicti Domini Regis ad cem, ad proximam genera Seffionem pacis in comitatu dido apud G. tenendam, al ciendum er recipiendum qu per ouriam tunc & ibidem jungetur, & qued ipfe inte pacem didi DominiRegis to di et erga iplum Dominum! gem & cunctum populum fu et pracipue versus H.I. de K com. prædict Teoman. G damnum, malum aliqued en rale aut gravamen præfat. A aut alicui de populo disti Di ni Regis, quod in Lani-nem persurbationem pacis ipfim di Regis cedere valeat quovis do non faciet nec fieri procu

, Quam quidem fummam, eini tibranum pradiet @ 2. iliber manucaptur predict. edicas separales fummas cenm folidorum recognoverunt fe bere di sto Dum. Regi de gereis tenementa bonic et catalle fuis quorumlibet et cujufliber camad opus diets Dom Regis eret. et successor. Sub, fieri es vari ad quorumcuma, manus, evenerint, & consigerts ipfum P.pramiffavel corum aliqued alique infringere es inde leitimo modo convinci : In cujus itestimonium, ego prædist I. I prafent. figill meum appofui. Dat. apud R praditt die er Anno primo fupradictis.

Recognizance for the good bearing differs very little from his in many things. A Recognizance to give in dence against one that a fusped of Felony.

Emorandum quod non Octobris, anno Regni D noftri Caroli fecundi dei p Sic vicefimo servio L. M. de in com. O. Gen venit cora P. R. Arm. uno Jufticier. Dom. Regis ad pacem in e prad. confervan. affignat: el cognovit fe debere di Ho de Regi, quinque libras legali not. Anglia subconditione ipfe perfonaliter comparabit ram me et focik mei guftit pradiff. ad proximam gener gaolam in com, prad, ienen ad sunc ex ibidem oftend.in fecundum formam flatuti va S. T. in com. prad qui mode sach. et fuffictt. filonia gi ditti dom. Regis com prad a miffin exiftit, quod tunc &c. lioquin &c.

### A Recognizance for Alchonfes.

M Emorandum quod decimo die Novemb anno Regni &c. Valentine Wills de A. in com. B. Gen. es C. D. de codem piftor.&c. venerunt coram nobis E.F et G.H. Aim. duobus fu-Sticiaris dom Regis et manuceperunt pro I. L. de &c. quilibet manucapt. præd fub pæna decem lib. et idem I. L. manucepis pro feipfo fub pana viginsi lib. quod ubi prad I. L per prad. Judiciar. nune admiffus eft ad cuftodiend. commun. domum cervifia Juo Tigland ferundum formam Arruri in anno ç et 6 dom Regis Edw. 6. edit. fi prad. I L. deinceps non suffed, nec frequent. stiquos ludos illicitos five probibitos in domo fua, ned bofpitet in domo fua aliquos vagabundos fre otiofas aut fufpest perfonnes suftedit aliquam malam requiem

in domo sua, durante termino qui ipfe occupaveris, communem do mum serviti seu Tizland: ex defet siat in aliquo sive aliquo bus pramiss, tung tam manucapi prad, quam L. L. cognovere sum mis prad, levan de bon er catal terris et tenementis ad opus es u sum disti Dom. Regis & c.

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#### A Statue Merchant.

Noverint univer per prafer nes M. N. de O. in com. R. Armet R. S. de T. in com V Gen. scheri et per prafens ferip un de Statuto Mercat firmiter obligari W. A. de B. in com. C. E. Aur. in fexcentis libris bona a legalis mon. Angl. folvend. eid. W. A. aut fuo certo Attorn. bu feript. oftend executoribm val administrat suis in festo Pascos proxime futur post das. prafere tium. Es nisi fecerimme Poin mm et per prasenses consedimental

und currat super nos et utrume afiri, bared, execut et administ offres paraes defrittio provid. n fatures Dom Regis apud A. don Barnel et Westminfter, peo mercand zis, ed ito tempore dom Edwardi quondam Regis Angt. progenitor Domini Regis nanc' exist. In cuim ret restimonium buic præfenti feripto mea. Sigit. meum una cum figillo diffi Dom Regis de Recogn. tebet, villa de K juper Hull pradict prafentibu aprenfi dar. coram D B.Ma. pre villa de K. super Hull prat. et F. G. Clerico ad bujufmodi Recognit debit pro mercand eis in eadem emptis recuperand . orlinar. & provif. accipiend deputat: undecimo die Decembris Anno Regni diffi Dom, Regis Ge viceffima tertio.

Or it may be made in another manner, as followern, agreeing with the former until you come

to the fire, as for examples

Noverint

Overins universi per profenses &c. edis sempoi
dom. Edw. quond am &c. es fact
fuit bæt Recognissio coram H.
et L.M. sune Bat. vil. N. prad
custod majoris peciæ sigilli ditt
state Q. P. Glerici dom Regi
custod minoris peciæ sigilli ciust
statuti ad recogn debis, wherea
apud N. prædist. decipiend; de
putat: In cujus rei sestimonius
buic pras. sigil. meum er sigillud
decim. statute appani procuravi.
Das apud N die &c. Anno &c.

### A Statute Staple for debe.

Noverine universi per presentes me A. B. de C. in con. D. arm veneri er sirmiter obligari E. F. de G. in com. H. Arm in septingentis libris bona et le gales monesa Anglia, subvende eid E. B. aut sug cereo attornation septing. Septing.

(17)

chaelis Arthangeli proxim. fut, postedat, prasento. Et si de secono in salucione debisi pradisti volo et concedo quod tune curras super me, sacred es execut meos pana in statuto stabula de dubiris pro perandizis si mead, empin recuperandi ordinar, es provis dos urdreimo die Jan Anno, Rogni Dom nostri Caroli secundi Dei gratia & videssimo quarto.

condition of the bare of Note if any Statute Merchant or the Staple be not brought within four months after the acknowledging thereof to the Clerk of Recognizances taken according to the Statute 23 H & c. 6. or his Deputy : and the true copy thereof cutred in the book of the faid Office within fix months after the faid acknowledging thereof, then is the fame thereby yold againft purchafers of Lands, which otherwise should be thereunco liable, 27 Eliq. GAP. 4. The

The condition of a Bond to pu

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He Condition of this Obl 1 garion is fuch, that it th within bounden I K and L.M or either of them, the theirs, Ex ecutors or Administrators of them or either of them, do, a thall well and truly facishe, con tent and pay, or cause to be we and really fatisfied, contented and paid, unto the within in med N. Q. bis Executors, Ad ministrators and Affigns, the ful and just Sum of Fourty pounds of lawful money of England upon the Second day of Februa y next enfuing the date hereof ar or in the middle Temple hall London, without fraud or delay Then this prefear Obligation be void and of mone effed, a elfe to Rand, remain and be in full force, Rrength and virtue.

(19)

The like condition may be tade for as few or as many as ou pleafe by adding or fub-tracting names as you have occasion. Also the money may be tade payable in any place as tall be agreed between the Obagor and the Obligee.

The condition of a Bond to pay notey at the return of one from journey or the time of his mariege; or death.

He Condition of this Bond is such, That whereas the within named T. R. hath barrained and sold to the within bounden S. T. one round flat watch with an enameld case for he Sum of Ten pounds of awful money of England. If hetefore the within bound S. T. his Executors or Administrators hall and do well and truly pay of cause to be paid unto the laid

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P. R. his Executors or Affi the laid Ten pounds in man following, That is to fay, or upon the day of the com of the faid S. T. unto the to of V. from the City of W. within ten days next after faid Arrival, or of or upon day of the marriage of him faid S. T. or at or upon the of the decease of the faid 8.1 or the first of the laid days terms which shall next hape after the date hereof . Then ! Bond to be void and of nonce fect, or elfe to fland remain be in full force and virtue.

## A Condition for payment of Childrens portions.

The Condition of this Bo is such That if the abbound A. B. his heirs, Exe tors or Administrators, or of them, do well and usuly (21)

ind deliver, or cause to be paid and delivered unto the abovenamed C.D. B. F. and G. natus ralchildren of the abovenamed H. Jace of I aforefaid, their late Father deceased & their feveral filial porcions, or Childs parts of the goods and chattels of their faid lace Bather, according to the Inventory thereof And also account & render unto them of all other their rights due unrathem by virtue of the Last Will, and Testament of their faid Pather, when they come to Lawful age of ore and twenty years, or be married, or require the lame, And also honefly according to their degrees educate and bring up the faid Children during the time of their nonage, with Meat, Drink, Apparel, and Learning. And if it happen any of the faid Children to die before they come to a Lawful age, or be married as aforelaid, Then If t ba

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the faid of B. to content a pay che portion and other Reportion and other Report of himsher, or them Io dish whomsthe Law shall appoint fame. And also, that two he less the abovenamed Right verend Eather in God L. L. Archbishop of Causerbiry, Mr. M. W. his Commissary foresaid, and all other bit Occes and Ministers, against men by reason of the premit That then this Bond shall be to cotherwise to stand and be full force, strength and virtue

ACondition to make a Joyntu

The Condition of this Bo is such, that whereas the w in bound O.P. doth intend (G willing) to marry, and take wife, Refamond the daughter Samuel Thorougood with named. If therefore the so O.P., his Heirs of Assigns with

in the second one year next after the date of thele prefents do and shall convey and affare, or caule to be conveyed and affured unto the withinnamed S. T. and Weier their beite, fo much lands, Tenements, and herediraments lying in the Country of Y. schen at the afforance making hall be and to continue to be of she clear yearly value of &c. per appum, over all charges and roppies. To Have and to Hold, the laid lands, renements and hereduzinents unto the faid S. Z. and V. W. and their heirs, to the wie of him the faid O.P. and Refamond his now intended wife and their Heirs for ever. And allo if the faid O.P. or bis heirs within leven years next enfuing thall purchase so much other lands and Tenements as shall amount to the value of 30 pound per annum and that make the like conveyance and affurance of them.

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them to the faid S. T. and P. and rheir heirs, to the ule she faid. Then this Bond to void, Ge.

### A Condition to fave barmle

He Condition of this In is fuch, that whereas Z. of B in the County of C. al faid ac the inftance and requ of D E, aforelaid and for only and proper debt doch bound unto F. G. of H. in a County of I. Gent. in one Bon or writing Obligatory of the part of One hundry pounds, dated with thele pr fents, as by the fame relation b ing thereunto had, will appear If therefore the faid D. E. beirs, Executors and Affigni shall and do from time to time and at all times bereafter acquire discharge, defend, keep an fave harmles the faid Z. M. d (25)

from all and all manner of ms and Suits, Arrells, trou-, tharges and damages floever that shall or may en to grow, arise or accrew the bond or writing Obligator any manner, cause, or stelating to or concerning me; then this Bond to be and of none edeca, or elle,

### Condition to perform Co-

He Condition of this Bond is such. That if the within of L.M. &c. do and shall time to time & at all times after well and truly observe, I, perform and keep all and alar the Covenants, Grants, cles, payments, promises, agreements which on the and behalf of the said L.M. bis heirs, executors, &c. or of them are to be observed.

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fulfiled, performed and contained and specified a pair of Indentures bearing the third day of March year of our Lord 1662, between the said L. M. one part, and the within N. O. on the other part, ding to the true intermeding of the said Index Then this Obligation to be of the core of the said Index of the said Index

### The Condition of a Battl

The Condition of the bounden P. R. do appear our Soveraign Lord the K his Court of Kings B. Wisminster, die Sabban me post Ottab. Santi His answer S. T. of a plea of and of none effect, or thand and remain in full twices.

condition to perform an A-

He condition of this Boad is fuch, That if the abovend V. W. his executors and inistrators , and every of n for his and their part in all nes do and shall well and fand to, obey, perform. il and keep the award, arbiment order, rule, doom judg mand final determination of AB. C D. and E.F. Armors indifferently cholen, ninated and appointed, as on the pare and behalf of laid V. W. on the one past, n the part of the above na-G. H. on the other part, to inere, award, order, judg of ... to determine all and all mer of actions, fuits, debts, onnts, trespaffes, controverand demands whatloever moved, firred or depending C, 2

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or which might have been or moved between the fame ties at any time before the of thele presents: So alway the same abstrators do make award and judgments, of concerning the premises writing indented under all hands and seals, on or before fourth day of April new ming, really to be delivered the said parties; Then this to be void and of none effect else to stand, remain and full force and virtue.

### A Condition for keeping.

He Condition of this R guizance is furth, that we as the within bounden fell Kent is appointed to keep a mon Alchoule at Leifter, Nothe faid fefferer Kent do on

p and ule, or caule to be kept duled good and honest Rule d conversation in the same chouse, and do not in the ne support and maintain, or fer to be kept, exercised or d any unlawful Games and lays, as Dice, Cards, Tables, any other unlawful Games, chibited by the Laws and mures of this Realm, and espelly by mens fervants, Apprens common Labourers, or eperions: And also do not or Tipling or refore of any fons in the same Alchoule in chours of Divine Service on Sabbath Day or other Festidays, and do not willingly dg, support or maintain in the me Alchouse, men or women evil name, fame or condition, any other unruly and diforrly persons, knowing them to of fuch fort and condition : and also prepare two honest

beds to lodg in fuch transparlons as from time to time happen to have need of log during the term that he shall the same Alchouse. The Recognizance to be void, a to stand in full force or e.

A Defeasance of a Statute

His Indenture ere be L.M. of N. in the of O. Gent, of the one part P. B. S. T. and V. W. of ther part, Wiene feth, char . as the faid P.R. S.T. and I. by one writing or Recognit bearing the date bereof, according to the Statute ded and let forth for the very of debts, fealed, taken acknowledged before Sir A Knight, Mayor of the Sm Wellminfler, and C. D. Ble corder of the City of E. an stand joyntly & leverally be HE HOLD OF THE STATE OF THE STA

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the laid L. M. in the fum of ve hundred pounds of law-I English money, as by the me Writing or Recognizance peareih. Neversbelef, le is reed between the faid parties, dihe faid L. M. is contented d pleased, and by these prents for bim , bis Executors, ministrators, and affigns, to with the faid P. R. S. T. and W. and every of them, their irs, executors and adminiars. min manner and form follow. e, that is to fay, that if the faid R S.T.&V W.or any of them and shall well & cruly pay or ule to be paid unto the laid L. his executors or affigns, the m of Two hundred and fifty ounds of lawful English moya or in the now dwelling-out of the faid L M. fituate and being in M. in the County 10 aforefaid, on the fifth day May next enthing, without frand

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fraud or delay: That the said Writing or Recognizm 500 I, shall be utterly voor none effect, as though same had never been made, witness whereof, &c.

In like manner may all Defeazances of Scattles chant and fingle Recognize acknowledged in Chance elsewhere be made, musak sandis; that is, changing the necessary and fit to be changed

A General Release.

Now all men by these sents that I F. G. of the county of J. Esq. bare miled, released, and for quit claimed t and by these tents do remise, release, and ever quit claim to L. M. of in the county of O. Knight Baronet, his beirs, executor administrators, all & all mu of Action and Actions, cause

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afes of Actions, Suits, Bills, nds, writings obligatory, debts, es duties accounts, fum and ns of money, Judgments, Exrions, Extents, Quarrels, introversies, Trelpasses, Damges and Demands wharfoever thin Law or Equity, or othere bowloever, which again& faid L M. I ever had, and ich I, my beirs, executors, or ministracors, shall or may have im, challenge or demand, for by reason or means of any tier, cause or thing whatsoever m the begining of the world, to the day of the date of thele dents. In witness whereof I ve hereunto fet my band and this fixth day of fune, in the if of our Lord, 1664. and in efixteenth year of the Reign of Soveraign Lord K. Charls elecond, over England &c. Sealed and delivered in she efence of

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# Letter of Attourney begind debt.

O all Christian people PaR of Sin the C or T. Elg; fendeth Gre Know ye me the faid P.I. bave; nominated seconflin ordained and appointed, and thele prefents do Nominate dain , conflince, appoint inamy Read and place pu trufty and well beloved fi V. W. of X in the Coun A Gent, my reue and lawfu tourney, to ask, demand, lev cover and receive for me my name and to my ule of of D. in the country of E. man, the Sum of twenty pe of lawful English money the faid B. ( oweth to me wherein he flandeih bound me by bis Bond of Writing ligarory under his hand and bear

aring date the fixth day of the in the year of our Lord 66. Giving and by thele elents granting to my faid Acd amboring in the premiffes, fue, a reft, implead, imprison, id condemn the faid B C fils emors or administrators for e, & in my name, in any court pirual and Temporal, before y Judg or Juffices , and the me B C, his executors for our prison again to deliver r and on the receipt of the said sum twenty pounds or any partereof, one or more lawful capitance or Acquitances, scharge or discharges, for mes nd in my name to feal, make, and deliver a and also one or ore Attourney or Attourneys, ander him to subfirute and ap-oik, and at his pleasure again the textile and ar his pleasure again e, execute, perferm and fi. nith

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finish, for me and in my all and fingular things shall or may be necessary ing and concerning the p les, as throughly and wholl the faid P. R. in my own might or could do in or the same. Rasifying, confid and allowing what foever my Attorney shall so do, or ca be done in the premiffer, thele presents. In wi whereof I the faid P. R. hereunto fer my hand and the leventh day of July in fixteenth year of the Reign our Soveraign Lord King Ch the fecond, &c. and in the of our Lord, 1664

After the same manner may draw any Letter of his ney, changing onely the relation direction state of the built together with the name, of fons and places as shall be re-

file without confounding your head or memory with many unnecessary presidents of the like fort, which will rather breed in you a confusion than yield you any matter of help, according to that wife and ancient faying in our Law, frustra sis per plura, quod sieri potest per pauciora, that is, it is a vain and idle thing in any business to use a great deal of a thing, when a little will ferve the turn.

#### A Revoca ion of a Letter of Attorney.

To all Christian people to whom these presents that come, F G of H. in the county of I, Gent, Senderh Greeting ? Wiereas I the faid F. G. upon trust and confidence which I had in L. M. of N in the faid county Gent. did by my Letter of Actorney conflicute and make she

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the laid L. M. my Attourner goods, debts, duties and mands whatfoever: And did an him further authority and por er to deal for me as by the fa Writing to him made more large appearerh. Now know it, that I the laid F. G. for that the laid L. M. hath by colour of the laid authority to him give behaved himself greatly to m hinderance, contrary to de trust and confidence I repose in him, Have Revoked, counter manded and made void, and b thefe Do Reveke, countermine, and make void the faid Lete of Attourney, and all the poor and authority of the faid L. to him given, as well by the la writing, as by any other mean whatloever, whereby he can a may pretend to have any kind of doing or dealing for me, or my name touching any thin

that is mine. In witness where, of I have beceunt o fer my hand and Seal the eighth day of August in the fixteenth year of the Reign of our Soversign Lord King Charls the Second ere & in the year of our Lord 1664.

## A Certifica e for payment of Subfiely money.

bere underwiken, Commissioners of our Soveraign
Lord the Kings Majesty among
others in the County of P. for
the taxing, sevying and collecting of the second payment of
the first of the two Subsidies
granted to his Majesty in the
tarliament holders at We siminfor in the fourteenth year of his
Highness Reign. Do significa
muo the Right Honourable the
Lord Treasurer, Barons of the
Exchequer, & all other his Majessies

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jellies Commissioners, and thers whom it thall conternith R. S. of T. in the country of Elgs is taxed and affeffed to to our Soveraign Lord the Kin Majesty for the second payme of the faid firft Subfidy, hath paid of c. after the rates 20 1, in Lands amongst the la babicants of the parish of T. the hundred of W. in the count of V. at which place the faid ? S. was altogether relicent wil his family as the time of h caxing of the faid Sutfidy. ven under our hands and le the ninth day of September the fixteenth year of the Reigno our faid Soveraign Lord K (barls the fecond coc and the year of our Lord 1664

Signed AB G.D. E.F G.

### The form of a Will.

N the Name of God Amen; The Tench day of Odlober, a the year of our Lord God 664, I John Kinsman of L. in the country of M. Gent. being ick and weak in body, but of perfect mind & memory, thanks be given unto God therefore? Calling unto mind the mortality of my body, and knowing that t is appointed for all men once o die, do make and ordain this ny last Will and Testament in manner and form following a bat is to lay, First and princially, I give my foul into the and of God who gave it me a and for my body, I commend it othe eirch, to be buried in Chrihim and decent manner in the ge of Ge nothing doubting burse the general Refurrection shill receive the same again by

the mighty power of God. as touching fach worldly El wherewich it hath pleased 6 to bleis me in this life, I gh devile, bequeath, and dill the fame in manner and fo following . First, I give and quetth @c. And of this my Will I make and ordain my beloved Son Nicolas Kinfa my full and whole Executors I do bereby utterly difallow voke and annull all and every ther former Teftaments, W I egacies, bequeaths and Exe cors by me in any wife before time named, willed and bequ thed, rarifying and confirm this and none other to be my Will and Teftamenr. nels whereof, I have bereunto my hard and feal the days year above written.

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Signed, sealed, published, nounced and declared by faid John Kinsman, as his

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Will and Testament in the pre-

#### The Form of an Award.

O all Christian people, to whom this prefent writing idenced shall come, O. P. R.S. . V. and W. X. of GE. fend. reeting in our Lord God everfling : Whereas divers Suics; Quarrels, troubles, erc. are bad, noved, and depending between AB. of C in the country of D. Gent. on the one part, and E F. of G. in the county of H. Yeanan, on the other pars ; for paifying, ending and ordering hereof, the faid A. B and E. F, have bound themselves either o other in the Sum of Five undred pounds of lawful Engin money by their Obligations tearing date 600, with condiions there under-written to and the award &c. the faid

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0./P. R. S. r. V and W. Arbitrators, Indifferently letted and choice, as well at the part and behalf of the A. B as of the faid E. F. award, arbitrate, order, judg, end, and determine all all manner of fuits, debts, ons, controversies, debares demands whatfoever depend between the faid A. B. and F. So that the faid award made and given up in write under the bands and feals of the faid Arbitrators at or beli the Eleventh day of New ber next following, as by faid obligations and condition among other things doth may appear. Now Know that we the faid O. P. R. T. V. and W X. having the upon us the charge and burn of the laid Award, and bank deliberately heard the gre alle arions, and proofs of be (49)

e faid parties, Do by these prens, Arbitrate, award, order,
of judg of and concerning the
me, in manner and form folwing; That is to say, first we
award and order that &c.
there must be recited the case)
I so conclude; In witness
betof we the said Arbitrators
both parts of this present Aard indented have set their
unds and teals a Dated the
nth day of November &c.

Table (to come as a month of the come of t

A Warrant of Actourny to a feß afudgment upon a Bont

To GH. I. K. and L.M. Ge Assourneys of bis Majes Court of Kings Bench Westminster, or one of the or to any other Assourney the same Court.

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Fet

Thele are to delire and thorize you, or any of y to appear for me Nicolas of ham of Peckham in the count Rutland Gent. in the faid co at the fuit of Samuel Trench of Uttoxirer in the count Warmick Knight, in Hills term now next enfuing, a confels a Judgment against unto him, for the Sum of the hundred pound debt, believed to fuits, by Non fum is mass nihil dicit, or other mass nihil dicit, or other mand for your, or any of your

(47)

oing, this shall be your sufficiwarrant. Witness my band and seal this fourt b day of Fausy, Anno Dom. 1663. and the fifteenth year of the Reign four Lord King Charls the beand of England, Se.

Observe that by altering the irection aforesaid in manner and form following, it is a waract in the common pleas, as for tample.

To A. B. C. D. and E. F., Sent. Attournies of His Majelies Court of common Bench Westminster, or to any of hem, or any other Attourney still same Court.

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AWarrant to acknowledg la faction on record.

TO G. H. I. K. and I.
Gent. Attourneys of
Majellies Court of Kings Be
at Westminster, or to any
of them, or to any other Attourney of the same Court.

Whereas I Oliver Prouds of Queensmore in the Coun of Rusland Elqs in Michaelm term now last past, did oba a Judgment in the said Court Kings Beach at Westmiss against Sigismund Tross Gerfor one hundred pounds do and Seven pounds for costs soit, as by the Records theoremaining in the said court mo at large may appear. Of and which said Judgment and debt and damage thereby recovered, I the said Oliver Prouds do hereby acknowledg my said

(49)

fully fatisfied and contenthele are therefore to intreas uthorize you, or any of datknowledg facisfaction Record in the faid Court dfor the faid Judgmene, &c. id debt and damages thereovered, and this my wrifull be your and any of fufficient warrant and difein this behalf . In witnefs of I have hereunto fet my and feal this First day of: mber, 1663. And in the th year of the Reign of our: nign Lord King Charls the ed, corc.

his same form will serve to wledg satisfaction in the mon pleas by alteration of the of the Court onely.

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## ARelease of errors upons

K Now all men by the Woodman of York Gent. his miled, released, and for ev elaimed . And by thefe do remile, releale, and la quit claim unto Abrabam? well of Chirk in the con Denbigh Big; his exa Administrators and affig and all manner of error rors, Gaule and Caules rors, mifentries, millake jeofails whatfoever, which hath happened in the Red Proceedings of one jo for Three hundred pound and feven pound and tenh for Damages or colls of which is obtained and against me the faid Vali Woodman in his Ma; efficient

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common bench at Wessminin Michaelmas Term now
past, or for or by reason of
met suing out or filing as Omal, or filing the warrant or
rants of Attourney, or other
tin any of the entries or prolings thereupon, or relating
entro: In witness whereof I
chereunto set my hand and
this second day of Ianuary,
so Dom. 1663 and in the fisthyear of the Reign of our
raign Lord King Charls the
and Gre.

ore a Release of errors differs a this onely in the stile of the it, and the words (for not gout an original writ, or not gthereof) being left out in all geelle they differ in nothing that is material, observing ays to change what is to be need.

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The Names of N in Latine and Englin an Alphabetic Order.

A

Aron
Abraham
Adam
Adraftus
Adrian
Agefilaus
Ajax
Allan
Alban
Albere
Alvred
Alexander

Aaron Abraham Adamus Adraftus Adrianus Agefilau Ajax Alanus Albanus

Albertus

Aldred

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he Names of Men Latine and English in an Alphabetical Order.

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Acroni Aronem Brabamum Abrabamo Adamo ARUM aftum Adrafto Adriano ienum Agefilao flanm (em Ajaci 111773 Alano enum. Albano bertum Alberto dredum Aldrede mandrum Alexandro

(54) Alfred Alphonius Amadis Ambrole Amon / Amphialus Ananias Amos Anaxius Andrew Angel Antelm Anthony Anthonia Apelles

Anhar Augusting Auctius Axiochus

> onad B. Alberro

Archibald

Arnold

Alfreda Alphoul

Amadis Ambrofin Amon Amphiala

Ananias Amos Anaxius

ははいのかのははは Andreas de Angelus rel Anfelmut (el

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Apelles el. Archibal bi Arnoldus the Arthurus

Augustin ZU Aurelius ire Axiochu ioc

Bildwin Balchazar

Baldwinu Balibaza

Alfredo bon um Abbanfo Amadi idem Ambrofio brogum onem. Amoni Amphialo bialum Anania aniam Amos Anario xium Andree dream Angelo gelum Anfelmo Celmum Anthonio thonium Apelli ellem Archibaldo bibaldum Arnoldo roldum thurum Arthuro Augustino eultinum

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Cadwallader Cadwall Cafar Cæfar Cafter Caius Caleb Calander Cato Celeftine Cephas

Charles

Caftor Cqiius Caleb Calander Gato Celeffine Cephas Carolus

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Cornelius Cornelim Cuthbert Curbberin Coprianu

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Drulus Drufus Dunffan Dunftanus Dunwallo Dunmallo

Elgar Edgirus Elwin Elwinus Elfred Elfredus

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Ezechielem

Edmundo Edwardo Elfiedo Eleazaro Elia Elishe Elizeo Almerico Emanueli Ephraim Line Erasmo Ernefto Maia Eibelberto. E theldredo 1 Bibelftano A Eulycus. Evano. Eubulo Everardo Eufebio Eustatio Ezechia Ezecbiel's abit

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Francis
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Fabricius
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Felix
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Gervafius
Gerardus

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#### ne Names of Cities in Latine and English.

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Worcester Worceste.
York Eborac.

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# The names of the English and Welsh Counties Latine and English.

Barkshire Berks. Bedfordshire Bedds Buckinghamih. Bucks. Cambridgihire Cantab. Ceftr. Cheshire Cornwall Cornub. Cumberland Cumbria Devonshire Devon. Derbyshire Derbia

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orthumberl; Northumb. Norfolcia

Ruiland. Salet.

Somerfet. Stafford.

Suffolcia Suffexia Surr.

Warwici. Westmerlan.

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Wilts. Wilthire Wigorn. Worce fterfhire Yorkshire .... Eborac. Anglefey Anglefer Brecknockshire Brecknock Cardigan, Cardiganthire Carmarth Carmarthensh, Carnarvanshire Carnarvas Sco Denbighthine. Denbigb. Plint. Flintshire Glamorganshire Glamorgan We Montgomeryth Montgom. Monmouth hire Monmouth. Merionerhihire Merionerh. Pembrockshire Pembroch. Radnor. Radnorthire

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The usual Addition of Honour &c. in Latine and English.

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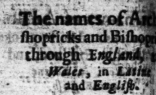
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the names of Aschbihopricks and Bishopricks through England, and Males, in Latine 1

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dmay his years and days prolonged be, heav'n repleat with full Prosperity.

le Names of most of the wishes in and about the Cities of London and

Westminster.

ii Alballows le Barking. ii Alphagii

ii. Andrea le Hubbard.

u Andrea le Hubbard. u Andrea Undershafts.

ii. Andrea in Holborne.

u. Anne in le Blackfryers

i Authonii.

n Augustini. u Barzholomoù brope Fxo

li Bartholomai prope Excharge li Beneditti le Fynke.

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(136) Sta Bidgetta alias Brit Sti Butelphi prope Billing De Christs Church. Sii, Chrift phori Sti. Clementis in Eaftchen Sti. Dio wfii le Brackebund Sti. Clemenis Danor. Sti. Dunfisni in Orient. Sri. Dunftani in Occident Sti. Gabrielis le Fanchurit Sri. Georgii le Butotobla Sti Georgii in Southwark Sti Egidii prope Cripte Stil Egydii in Campie Sti Gregorii Sta Helena Sti. Facobi le Garlickbis Sti. Fohannis Baptifta Sti. Fobannis Evangeliffe S'a Kaibarina Creecbure Sti Laurent ile Femty Sti. L.covardi Folerlane Sti. Magneth

Sia Margareta in Lothburg Sia Marga eta in Westmin Sia Margaresa in News shi Ž

(137) Lumberd in Com Sury. Magdaleng le Bei mondfey Marta de Arcubus Maria le Botharb. Maria Woolnoth. Martini prope Ludgare Martini le Outwich Martini in le Vintrey Masthai in Friday fireet Magdalena Oldfifbftreet Michaelis in Cornbill Mildredi in le Poultrey Maria in Whitechappel Maria le Savoy Nicolai le Coleabby Olavii in le Fewry Pancrafii in Soperlane Peiri prope Pauls wharf Petri in Cornbill. Redriff in Com. Sur. Stephani in Walbrook Swiebini Salvatork in Southwark Sepulchri Thoma in Southwirk . Crinicath

Stepuey in Com. Middlefen.

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A Warrans for keeping TA / Hereas I have re direction from the honorable P. Barl of R. to a Court Baron for his Lon Mannor of S. wiebin &. are co let you understand the have appointed the 12 de e next, being thurlday to bolding of the faid Court in the behalf of the Mannot there : and do therefore b request and require you to notice of the faid time and appointed for the holding of faid Court unto all and evel fuiters and Tenants of the Mannor, and that you warn and every of them to be then there present by 8 of the clo the forenoon of the lame de give their attendance : and that at the time and place a faid, you return before me a

(139)

the luiters and Tenants of the Mannor, to enquire of fuch iers as shall be by me given in are to them. And bereof you not to fail. Given under my and seal this ere.

to the Bailiff of &c.

manner of admitting one to fue in forma pauperis.

to the Right honorable ere.

whumble perizion of ST Wid.

Har your Petitioner

the Har your Petitioner

the Har your Petitioner

the Is a very poor woman

thor worth five pounds, in rend of which her poverty she is

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wherefore your Petitioner bumbly defire, that your

Lord

Lordhip in confideration of povercy would be pleased with her to sue in forma para and to affigu Mr. W. and M for her Councel, and Mr. B her Arourney, and she shall pray 600.

An Affidavit which is to be derwrit to the Petition

The Peritioner makesh bach her Perition is in substance of Juras, a 8 die Martii 1663

The Answer upon the Peter

Pon the Certificate and fidavit hereunto anne let the Peritioner be admitte fue in forma pauperis, as in red.

E. F.

Note in all cases of pauper is required that on the buck the Petition, your Gouncel or to certifie his opinion that have just cause of action or oplaint, for till that be done will get no answer.

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overant for Settlement of louses after the decease of Tendus for life, upon marriage with a

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V Hereas A. B. of C. in the County of D. dow, frands feized of reopy hold meffuages or ments scituate lying and within the said Parish certain place there, comply called or known by Name of Eversale, in Parish and County assid; to the use of him said A. B. during Here H. Life;

Life, and after her Der to the use of F. B. So the faid A. B. and his for ever, according to Custom of the faid Man as by the Copy of Court Roll , in due form Law made, relation be thereunto had will m fully appear; and who the faid F.B. Stands fe of the faid two Meffuses Tenements in reverho manner and form above Now this Present withe that the faid F. B. for a confideration of the care and love of H. I. ther of L. the now W him the faid P. B. the towards him the faid !

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D. his Wafe, and also for in confideration of the der love and affection ich he the faid F. B. beartowards the faid L. his Wife and for her betsupport, livelihood and intenance, in case the that wive bim, dorh sovenant? omife, and grant to and in the faid H. L. in manand forme following it is to fay . That he the d F. Br Chall and willimb diately after the Deceale the faid A. B! make one more lawfull furrender the faid two Copy hold Muages on Tenements oresaid, according to the of the faid Manner H 2 into

((484))

and the hands of the L by the Roll, to the only venus and purposes h hereafter mehalbred expressed and so hower nfest whitenessor; purp whatfoever what is to To the trie of the faid! Parant during the term Hers natural difest and her Deccase to the tile behoof of L. the now of him the faid F. B. for during the term of her turablife, and after her cease to the onely pro and fole use and beloof him the faid F. B. and Heirs of His body lawn begotten, or to be bego for ever, and to none of

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intentior purpose what-Kerme And then faid & aB mislion blankleines unixon mand Affignes, levery of mi doth kovonant coprole and grant do and with elaid Hode her Exclusors Affigns, char henhe faid Boshallnor, neither will any time or times hereher fell mortgage idomoerwife incumber the faid milles, whereby the feeements aforefaid may ber ight be fruftrate and made oid, but that the fame shall eand remain free and clear and from all and all maner of former and other barins, fales gifts, grants, mort ges, furrenders, incum-H 3 bran-

brances whatloever may lawny wife feem to dec druftrate and make the faid intended Sen ments, or any of them in manner whatfoever. for the true and faith performance of thefe ! fents, Covenants the F. B. doth hereby whi and binde himfelf, &co. u the faid H. I. &c. in forme of 500l. of law Money of England Witness whereof, &c. tierte sine lois valuand sine

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A Bond to fave a man | harmles.

Overint univerfi per pre-Centerinos A. B. de C. Com. D. Gen, teneri O miter obligari E. F. de G. Com H. Arm. in centum mis bona & legalis mineta nglia, foluend, eid E.F. wee lab certo Atturnat, Executor vil affignat, fuis, Ad quan seidem Solutionem bene & faciliter faciend. Obligo me beredes, executores, & adminifratores mees firmiter per prefentes , figillo mee figiller. Dat. H 4

(152)

Dat 90. die Martii Regni Domini nostei Cato cundi Dei Gratia An Scotia, Francia, & Hill Regis: Fidei Dafensorii, Annoque Damini, 1663.

The Condition of a Bond is such, that where the abovenamed E. F. stands bound rogether with above bounden A. B. at a request of him the said A. and for his proper and or Debt in one Bond or Wring obligatory of the pendumme of Fifry Rounds a lawfull English Money in the payment of twenty and five Pounds of like money with Interest for the same

certain day in the faid and mentioned, unto I.K. L. in the County of M. intlemans which faid bond areth equall date with ele Profents If therefore efaid A. B. his Executors ministrators, or Assigns. fome of them do and fhall ell and trucky pay , vor ale to be paid unto the d I. H. his Executors or flignes the faid fumme of Pound of lawful Engl h money together with merest for the same at this ime and place in the faid lond mentioned; and that therwise well and sufficimrly fave, defend and keep umless the said E. F. his Exe-

Executors and Aminim tors of and from a I and manner of actions, fun troubles , charge , damas and other trouble whatio ever, that thall or may an for or by reason of the fai Bond or writing obligatory and the negled and failer any payment or paymen due and payable thereon thereby ; that then t Bond be void and of no effect, or elfe to stand, m main, and be in full form rength and vertue.

Sigillat, & deliberat in presentia

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the Form of a Bill in Chancery
To the Right Honourable
Edward Earle of Claredon, Lord High
Chancellor of
England.

IN all humble manner, complaining the weth unto your good Lordships your daily Orator N.O. of 
in the County of R. Gent. That whereas, &c. 
(Here fet forth the truth of the Case by advice of Councel Learned) which done, proceed in this manner, 
viz.) In tender consideration

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on of the Premiffes, and that your Oracor is alterther remediles by the line rules of the Common Law in regard your Orator Witpelles which should an p q could prove the truth the premiffes, ave either DA. dead, or in some remove parts beyond the Seas unknown to your Orator 6 ouc that he cannot produc them to readily at a trial

by the Common Law is to eve nd quired but is only relieve p! before your Lordhip. T ran the end therefore the la laje 3. T. may answer the trub f S oh

of all and fingular the premilles, and particularly the

(157)

may upon his corporall th fer forth whether (Here fer down at large at you would have the fendent answers unto in equeltion, and pertinent Mance of the matter in body of the Bill) and en proceed thus. ) And t your Oratour in and nching all the faid matm and things may be rewed according to equity nd good conscience, May please your Lordship to rant unto your Orator his lajesties most gracious writ f Subpæna to be directed him the faid S.T. therey commanding him at a cercertain day personally to and appear before Lording in the High of Chancery, there a of Chancery Oath to answer all and f gular the Premises. further to stand to and ab fuch further order, n direction and decree of t Court, as to your Lordi in your grave wisdome greeable to equity & jul Thall feem most meet. A your Oracor as daily bou Thall pray for your Hono health and happiness,

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form of an Answer in Chancery.

h Answer of S. T. Gent. Defendant to the Bill of Complaint of N. O. Gent. Complainant,

This Defendant faving and referving unto simfelf now and at all times creafter, all and all manner of benefit and advantage of aception to the many intertainties and infufficiencies of the faid Complayments faid Bill, for answer there-

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L' Manda

thereto answereth and hi And first this Defend faith, that, &c. ( Here forth your answer to e particular charge of the as you fhall by your Con th cel well informed in y Cafe be directed, and w you have faid all you this shall be necessary, conclude thus ) Without that h any other matter, cause, thing in the faid Bill Complaint mentioned a fer forth, and material an effectual for him this D fendant to make answer of to, and herein and here not well and fufficiently of fwered and avoided, trave fed or denied is true:

(181)

to maintain and prove, this Honourable Gount all award, and prayeth m hence to be difmiffed the his reasonable costs & trees in this behalf, most oneguily fullained.

## **ቀ**ቀቀቀ

the Form of a Protection by

Hele are to certifie, that the Bearer hereof W, is my menial servant, demployed by me in directions weighty occasions; herein I make use of his rice; You are therefore

to forbear to arrest of Ble the faid V W 8 matter ; cause ; or whatfoever, whereb may be hindred from forming his duty in my fervice; according to ancient Priviledge belon to the Peerage of Em during the Seffion Parliament. And he you are not to fail , as will answer the contra Given under my Hand Seal this 9th, day of Me in the 16th, year of Reign of King Charle Second, and the year of Lord, 1664.

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To all Mayors, She

tagliffes of Liberties, Bajiffes Servennes at Mace, Mariballa ween, and other Officers whem this may and

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Form of A Protection by a

Vient Custome and viledge of Parliament, my Member of the House Commons may protect Servants during the structure of A. B. is my mial servant, whose ser-

3 65-

vice Lam to make the divers speciall and tyaffairs during the S of Parliament , won therefore to forbear rest, molest, sue, or tro the faid A. B. by anym for any matter saule thing whatfoever; as will answer the breach violation of the Priviledge Parliament; by doing contrary hereof, at perill, Given under Hand and Seal this oth of March, in the 16th, ye of the Reign of our raign Lord King ( de Second &c. and in of our Lord, 1663. al slocky, may 191

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settlesdan ecopotoribion

be confirmed and anticordinal

cone inconfictoria and a

settlesdan and considered and acknowledge hand a. B. d.

with be the faid A. B. d.

acknowledge hamfelf to

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dord elearly acquit and

dord elearly acquit and

William A the feelungs, and

the first day of & c. in the first day of & c. in the County of D. Esq. the County of D. Esq. the County of H. Esq. the other part. With the other part. With the other part. The for

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41

for and in confideration the fumme of &c. to h fore then lealing and very of these Present and truly contented paid, whereof, and w with he the faid A. B. acknowledge himfelf fully fatisfied, and th and of every pareet doth clearly acquit and charge, the faid ELE Heirs, Executors, and ministrators, and eye them for even by their fents : Hath given gr and confirmed, and by Prefents doth give, g and confirme for him his Heires unto the E. F. his Executor and (167)

s, one Annuity of yearent charge of 2001, of ill money of England cilluing and going ou ill those Mannors and dhips of Istip Kingsland, with all and fingular r Rights, Members, and urtenances in the Coun-L and out of all and war , the Melluages, mges, Honfes, Edifices, dings, Barnes, Stables, mards, Gardens, Lands, nements, Meadows, Feeds. Pastures, Commons, ores Marshes Rents verlions, Services, Pro-Commodities, Emolumis, and Hereditaments. afforver with the appur-

tenances to the leveral nors or any of them be ing, of heretofore had occupied or enjoy part or parcel of ther any of them : And allo of all other the Lands nements and Hereditame of the faid A. B. with end to Hold, perceive ceive and take the Annuity or Yearly charge of &c, unto the E. P. his Executors and fignes from the day of Date of thele, prefent and during the full to and time of Forty Y now next enfuing, and h to be compleat and ende (169)

Gad Forward M. Fis ices Nephew to the E. F. or either of them lolong live, to be paid four most usual Feasts or rms in the year, that is by the Feath of, &c. by and equal portions and in the Church-porch of Pariff Church of &c. the faid A. B. for him his Heires, Executors miltrators and affignes for every of them doth mant, promife, and grant nd with the faid E.F. his and Affignes, thatif hall happen the faid year ent of, &c. to be behind paid in part or in all, joor after any the faid feast days,

(170)

dayes, in which the ought to be mild, being fully demanded accor to the true intent and ning of the fe prefents then he che faid A D Heirs and Affigns, fhall will not only forfee loofe anto the faid E.F. Executors or Affigns and in the name of an and penalty, the fumin Fourty Shillings of law money of England, for ry day the faid yearly h shall happen to be beh and unpaid in part or in as aforefaid But alfo the shall and may be lawful and for the faid E. P. Executors and Afligns,

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(474)

for every of them every the Feaff days or any part thereof ald be paid as aforefald all and fingular the laid mors, and into every of m, and into all office the is, Tenements, and He mors or any of them beging, and other the prees, and every part and nel thereof at his or b or pleasures to enter distrain as well for the d yearly rent, as for the d fummes of fummes of may happen, (474)

open to become for for or in t n as aforelaid rrearages of them ther of them, it any happen to be, and the Arefle and diffreffes and there found to. drive take, and canty a and the same to detail keep until the faid E. Executors or Allignes be fully fatisfied; conter and paid : And the faid for himself, his Execut de doth covenant grant to and with the E. F. his Executours that he the faid A, B, at pime of the fealing and d very of these presents

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in Trightfully and the y leized in his Demete feather be to the will क्रिंग नामार जाती अध्यान hourany manner of 200 ion or limitation brank determine the lame Wall the hid walland Mages in Randons Tell mts. Heredicamenes? lother the premisses and inter apparent of every bill parcell thereof A at he now hat I full bo and lawfull auctionity arge all and fingular the r thereof with the faid munty or yearly rent, &?

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In manner and form indiand allothat the Mannes Mellinages Avoregand to from the time, and at all times congrathe faid term of love live ) that or an men and continue ha and-

inficient and avert to to diffress and diffress and of his backers and Assigns and Grade that requires for m furch cerning the laid yearly te

foll a and other the premifies in thing the laid A. P. for himle and

fare Ge that he the faid A foid (ha

(125)

balland will from time to me, and at all times hereher during the space of the hereof, at the reason-ble request of the said E. F. is Executors for Assigns, rany of them at his, their cary of their proper cofts ind charges in Law, doc. make, acknowledge and fuf. er, or cause to be made. one, acknowledged and infered all and every fuch further reasonable and lawfoll act and acts, thing and things, device and devices in the Law, for the further and more perfect affurance farety & fure making of the hid Annuity or yearly rent

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charge

(176)

Charge of &c. to the Hor his Executors and fignes, during the faid of of 40 years, according the true intent and thea of chele preferes, as by faid E. F. his Executors Astignes, or any of them any of their Councel learn in the Laws that be real ably deviced adviced roquired. In wirners who hof the parties aforefaid thefe prefent Indenti have not only enterchange ably fer their, &c. but all the faid A. B. hath given and delivered unto the faid E.A. ten shillings currant English money in the name of feith of the aforesaid Annuity of rent

C

(177) charge before n d. Dated the day a rabove written Indenture between the Sca penger and the Raker for Cleanfing the Streets bas His Indenture made the de between A P.O Citizens of Lond Scaingers of & for the Parish oc. on the one part, and S. coc. of the other part itneffeth that the faid R. confideration of the m of , oc. to him to be ud in such form as hereter in these presents is exprefled. 15

preffed, doth sovenant, m 1 mife and grant for hime ha y following, (that is tole 17 that he the faid R. S. ex or Executors . Administra or Affigns, shall and Cat his and their own on per costs & charges ) clean 'n and make clear or each and make clear or each and make clear or each and be cleanfed and made clean of the Parish of co. all the Streets, Lanes, allyes, as whatform places whatform in the faid Parish, as it in faine have been heretoform affed and accustomed to be Streets, Lanes, Allyes, deanfed and made clean 日 日 白 七 any Carter or Raker on the behalf appointed from in Munday next after the Fo

the Epipi any of our Lord mmonly called Twelfithv. next enfuing the date reof untill the Munday ext after the Epiphany of ar Lord which shall be in e year, or. three times every week week'y, duing the faid term, to wit, nevery Tuesday, Thursday nd Saturday, and also at all ther such times and dayes the Lord Mayor of the id City of London for the me being, the Aldermen f the Ward, his Majesties rivy Councel, or the comnon Councel of the City London, or any of them hall appoint or command be fame, and from thence

shall carry away and convertin all fuch Channel-dire, file era Sea cole-afhes, fweepings rve Houses and Streets, Lan jd and Allyes, and other plan of within the faid Parish un some convenient place ca places to be provided been the faid R. S. his Executor na Administrators or Assign m at his and their proper to and charges, (all Rubbit he and Ruthes as that happe ha so be laid out of the Parit w Church, &c. during the la 0 term only excepted ) An further that he the faid R. S. o t his Executors Administra tors or Affigns, shall at will from time to time and at all times during the fu ( cerm.

menn, clearly acquit, exowe and keep harmless the maid, or and each of them office of the faid Office of davenger during the faid berm; of and from all and all manner of colts, charges, minprisonments, expences and damages whatsoever by them or any of them to be and or fultained, or otherwife put anto, during the hid term, for or by reason of any negligence or default of the faid it. S. his, &c. in the premises or any part thereof. And we the faid N.O. and P.Q.do covenant, or, to pay, Gel in manner fol(182)

following, that is to fay

A Surrender of Copy-to Land by way of Morigage,

01

M Emrandum, That it is day and year above to written, V. W. of A. in the County of B. Gent. discount of Court by the hand of C. D. and E. F. two of the Customary Tenants at the said Mannor, surrender by the Rod into the hand of the Lord of the faid Mannor, two parcels of Landwith

ith the appurtenances; conining by estimation seven fres or there abouts, one it el whereof hyerh in G. the County of H. (here et out the buttings and oundaries thereof, and he other parcel of Land, ontaining by estimation 4 cres being in, Ge. between he Land of the Bishop of, we tre, on the West, the Glebeth ands belonging to the Parlonage of, orc. on the East, he Lands of Ge. on the North, and the Lands of, or, on the South. To the le only use and behoof of I. K. his Heirs and Alfigns for ever, to have and to hold the faid parcels of

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Land & every of them their and every of their purtenances unto the la I. K. his Heirs and Allin for ever according to a cuftome of the faid Mahnor Provided alwaies neverther less and upon this condition that if the faid V. W. In Heirs or Assigns do we and truly content and proor cause to be contented and paid unto the said I. K. In Executors, Administrators or Assigns the full summ of 2001. of lawfull Money of England on the, Gr. near insuing the date within written at or in 120, that the Provided alwaies neverthe ten, at or in, Oc. that the this prefent furrender be void and of none effect, a elle

(1484)

Pio fland, remain and a-Pin full force and vertue.

personal whatsoever it

rend greeting & & ...

Tend greeting & & ...

Tend greeting & & ...

The love good will and tellion which I have and ard towards my loving end W. O. of, 800, have you and granted, and by the prefents do freely, arly, and absolutely give algrant to the faid W. O. s, &c., all and fingular my bods, Wares, Houshold-uffe, Plate, Jewels, ready

el.

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Money , Leafes 1 Implements, and a things alive or dead loever, as well moves immoveable, both rea personal whatsoever be, and in whole har cultody or possession for the same or any of them any part thereof can or be found remaining and ing as well in the Melli or Tenement with the purtenances wherein I dwell, as in any othern or house whatsoever wi the or to have and to all the faid Goods, Cha Houshold-ftuff impleme and all other the prem unto the faid N. O. his m 200

((587)

om henceforth, to his and er own proper use, and their own proper oods for ever absolvery whout any manner of contion; and I the said L. M. we set and put, & In Wisches whereof & c.

#### NOTA.

Fa Deed of Gift be made of money owing to the lonor, let thete be a Letter f Atturney comprehended arein.

If the Deed be made of Goods and Chatels, in conderation of a Debt, det here be a 6 ovenant in the ame Deed, that the Donor shall Hall permit the Done come into the houle or Goods be quietly and pe away the lame to the file

If there be an Inventor of parcels annexed to Deed let there be a Co nant in the Deed, that fame Goods and Chan Thall not be wasted, and the they are free from any fo mer Gifts or Incumbrance at then fealing, by a penn fixed in the Seal or for part of the faid Goods; affurance for Debr of Goo and Chattells is best to done by bargain and fale dented.

inventory; parcells apprexed there, profit and advantage f Delle of a warren &c, beingen of the one party, and for &c hath deled, granted, and to farm ten, and by these presents the demile, &ce unto the Marren in the Township. &c, and all the Coneys, in

(196)

il

in the faid Ground be with the increase, p profe and advantage fr time to time arifing com growing and renewing the laid Conyes in the Ground being, and to fame belonging, there hunt, hay, Ferret, and p ners, or otherwise to use tage of him the faid R and his Afligns, that he or may devile in as lar ample and beneficial man and form as the faid R or any other person or fons, herecofore have h held, used, occupied or joyned the fame, to Have to hold the faid Groun ( (98)

Same of Conves in the being and to the fame nging with all gam proind advantages to the belonging and renew as aforefaid unto the Ros his Executors and igns from the country be here on the Tonants to do reparations on Warren house and on Fences, Ditches, Hedges Mounds : and at the co leave the Bo ighs and Cony Clappers ficiently covered with orn, and also the fame mund and Borough onyes fufficiently peplethed and stored with Conyes.

((44))

neys, Add alfor Co for quier songwingen In Witnessussensing the of commonwork

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A Letter of Licence

T O all, Christian per
to whom these
sents shall come, we re
London Alderman W and C. D. Merchants
send greeting in our
Good Everlasting Who
E. F. Gitizen and Vin
of London, Standerh an
severally indebted, unco

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and cors in divers a fundry great. Summes

ney as by several Obligaand Writings under Hand and Seal unto us erally made, and othereit doth and may appears ow kvow ye that we the T. V. W. Y. A. B. and D. and the rest for divers many good and charile causes and consideratis us especially moving. we given and granted and these presents do give d grant full Licence and erty unto the faid E. F. ierly and freely to go a out, attend, and Negotiate, well his own private afirs, business and causes, as to all other matters and lings whatfoever he hath OF K

or shall have or do for other person or per whatsoever, as well we the City of London, as in all other the, coc. and every time and to from henceforth, for during the space of, ear, begin at the Feilt of next enfuing the date he of, without any manne let, disturbance, moles on, flay, arrest, attachme or fuit of his perfon, o Merchandizes, or of an ther Commodities or appr tenances what foever by or by the Executors or ministrators of any of

fide, or within the faid e time or liberty of &c. we the faid &c are onely contented and aed to give and grant this présent Licence and ree to the faid E. F. for payment of his faid hts, but also every one is for his part do by thefe fents freely and clearly ale quit, claim, remit. forgive unto the faid F. all and every fuch ame and furnmes of Movas he the faid E. F. at s prefent doth feverally ennrous; In case any of at any time or times duig and within the faid ce of oc. as aforefaid. K 2 fhall

(196)

shall do move prog practice or attempt, or to be by any wave means any manner of and acts, thing or thing be done, moved, procu practifed or attempte gainst the faid E.F. or Goods, Chatels, Mon Merchandizes, or any o of his things whatfor contrary to the purpo true meaning, tenor and fect of this our present cence and grant :- And ther, Our intent and in ing is, that after the faid shall be fully, Gr. exp we do by thefe prefents and grant Licence to faid E.F. that if he his

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(197)

more, Administrators or lignes do from thencem yearly at the end of ery year, for and during tearm of , &c. pay or me to be paid unto us the deverall Creditors, or the feveral Executours. ministratours or assignes us and every of us, the fourth part of the Debt us and every of us owing, at then we nor any of us, grany other by our or any our meansor procurement all do any act or thing ainft the faid E.F. or any of Gods, Chatels, Moneys, erchandizes, or any other his things whatfoever. In itness whereof we. oc.

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Articles which the R Conflables of every Hun are to observe and answer at the beginning of every sizes. Viz.

done within the Hundre from the Affizes next of fore, against whom and what time, and wherefore and what pursuit hath be made for the Felonies, in whom default of pursuit of Felonies hath been and when the felonies in whom default of pursuit of Felonies hath been and the felonies had the felonies hat he felonies hath been and the felonies had the felonies ha

and suspected persons h

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en apprehended within gimo within their mared and what bath bin one with them, and by hofe defanic any fuch peris have escaped from upchenfion, and how the atches have been kept in ery Township between Asception & Michalmas, bounds leem, What Recufants what Reculants in within their Hundreds, and come not to the Church reording to the Law d come not to the Church

4. Item , What decay of oules or Husbandry bath een fince, &c. within their undreds, which had twenty icres of Land, Meadow and afture to them, when de ayed, and by whom for both

within your Hundreds have been used to be used inarily any swelve ye fince, &c. been turned in tillage to pasture, by who and when?

houses be in the Hundrand in what places & whe how many be Licenced, by whom, and how may without Licence, and without Licence, and without hath been done the Offenders according the Statute?

7. Item, Whether in Alehoules as are Licence observe the articles presented to them?

8. Item,

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8. Item, Who have made ingroffing forstalling or traing within their Huned, and whereof and

dere put in lire?

of Irem, VVho be they at make Make fo fell, of ornnot being of their own of their own their Rent-corn, not be g Licenced thereunto activing to the Statute lately lade?

for Item, To observe and alwer how Vagabonds are iden up and purished, and offee how the impotent por are provided for, with-in being suffered to wander abroad for reliefe out of the Parish.

11. Item, You shall en-

quire, of what value infliciency of Estate and eretion the petry Coulins within every seven Town within his Hunderhat hereaster no man be mited to be a petry Coulinan, and of good under standing.

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quire, and prefent all maller that shall retain their servants out of the general Petty Sessions, or give greeder Wages then shall be to down by the Julice, and whether the Petty Sessions be duly kept at the times accustomed, so as none may be retained but in Petty Sessions.

(203)

s sengept in cases of ne ffire cand then the faid braines to be known unto he High Constable of the innered, and to be entred motheir Books Books and 13 Jem, You shall give mrning to every Petty Constable that every one in his or their leveral Parish or limit, do take heed that no Corrage be newly builded, that every Constable when he shall fee any Stuffe or Stone , Clay , or Timber provided by any the Inhabitants within his Parith and minded to build a Cottage shall speedily give notice thereof to the Justices of Peace for that Limit, that the

the faid Julice of the Per may take prelent order to

the lapprelling thereof 14. Atemy if any Bords Free-holder, out of his m 80 vate devotion or otherwill hall build or erget thy Cor. 10 tage, not laying thereuno four acres of Land need ding to the Statute, the the Juliee of the Peace In the Julies of the Peace that he had be less order, that the his be Lord or Prescholder that he maintaine (the Poor that he half inhabit in the faid Con the less of the less o Mattinhabit in the faid Contage, and if the laid Lorda Precholder shall refuse forth be ordered when the fail Justices of the Peace that take Recognizance of fuch Lord or Free-holder for cheir

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en appearance at the next fizes, and general Goale divery tolaniver for his dulal and dontempe as ifor building of the faid lortage order some raid raid ou 5. Ires, bou shall make digent inquiry, what whe win Games, Drunkenels Whordoin incontinency; will wile and other diforders be committed by mafters of Housholds in their severall Families, or by their chil Wren or Servants for Want of good Government of the Housholders, and to prevent the fame for that upon the good ordering of private Bamilies othe Commonwealth doth depend.

16. ltem

2 16. Item You fhall mat mai diligent inquiry what to or vants before the time the óù were retain to lerve; were po for what cause the Service 2 was to turned away for the that thereby many become Rogues , and idle person and andieto prefent che fame the end Mallers may punished for fuch offence se or pording to their demeried the that behalf of the pebilinia of 17. Icem, To enquired th all Purveyors and Pople bo rers which buy any Victor åE and fell the fame again at me di resionable rates bere him 21 no 8, Item , To enquire of w all Dove houses erected or main(297)

mintained by any not being ord of the Mannor or Paron of the Town old start old start of the Town old start old start of the Town old start old start of the Town old start ol

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Words to be used upon the de-

Do deliver you polledion and feizin of this House, or of this parcel of Land, in the name of the whole, or of all the rest contained in this Deed or Indenture; to bold to you and your House and Assignes for ever according to the tenour, form, and effect of this present writing or Indenture, of the

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turney, the day of, &c. in A Note of an Indonesian livery of Seifin on the 1 denture by vertue of a Later of Atturney.

A Emorantum , that fill IVI and peaceable Politic feffion and Seizin was given and, delivered to the within named 5.H. of the melluse of tenement, Clofes and the Landwithin mentioned unto I.K. of, &c. by wettuck the Letter of Atturney and nexed for and in the name and to the use of the within named Sir L. M. and his fo eires according to the true
tent and meaning of the
findem tire and Letter of
murney, the day of, &c. in
e presence of us whose
mes are subscribed, &c.

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Indorcement of Attorne-

M Emorandum, That before then scaling of
these presents, the within
tamed N. O. did by Indenture made between him and
the within named P. Q. on
the one part, and R. S. of the
other part, bearing date of
for a certain summe of money

ney mentioned by the his lodenture to be paid, grant bargain, demple and leafe to premilles, within mentions unto the faid R. S. And T. V. W. T. &c. did and then scaling and delivery of these presents, 202, this pre-

thele presents, 202, this present 15, day of, &c. attomerand agree to the said conveyance in the presence of

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The manner of Indorcing an Actornment of Tenans.

MEmirandum, that A.I. of, &c. assign of C.D. oc. and the rest of the Tenants

(211)

ints and Farmers of the remiles within meneroned, vertue of feveral Leafes dereof made unto them by he within named E. Fo did everally attorn and become Tenants of and of their fer verall and respective interells in the premifes to the within named G. H. this prefent 12th, day of, &c. And the feveral Tenants and every of, have given unto the laid G, H. one penny in the name of Attornment in the presence of, oc.

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Emprandure the solution of the technique

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Points of Law concern ng Late can and Tenant Sec. d as as he

F the Lord take away apl any part of the demifed premifes, and exclude Tenants by walls, &c. It extinguishment of he dif

2. If a Landlord covenant with his Tenant to rebuild any Room, & do not, when by the Tenant receiveth los the renant may have an action on upon the Cafe, upon his Paroll-Covenant, wherein he may recover what he can prove himself to be damnified.

(213)

3. If the Landlord hath manure lying in the ground of the Tenant, and except not at the demise, the Teas he shall see cause for his own conveniency, for being Vaplace for a manure hill, the Tenants necessity will remire use of it, and that the Tenant may better and fafer dispose it, let him mix some of his own manure with it. and then he may either fell it, or lay it upon what ground he will.

4. The Landlord digs a Sawpit &c. After the ground let; it is the Tenants, and he may have an action against any that during that time

without

without his confent meddle with it. and will drive slim to the Landlord after the demife lops, tops, cuts, as fells timber, willowes, and out wood, during the Leafett Landlord cannot with

consent of the Tenant, me dle with the woods; not le ing excepted in the Lea

any Waterboughs, Thom Willowes, Alders, &, a necessary Hedgebote, Fin bote, but not to sell, and he left ashes, 'tis an action of waste in the Tenant.

7. If the Landlord lay hi in any room of the Tenan erc. and the Tenants man

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and with it, what remedy in the Landlord against his thane, and the Tenantial An Action lyeth against Lord, for laying his hay ere; but the property of the hay is still notwithstanding in the Landlord, and if he Tenant fodder his Cave with it, the Lord hath his lesson, and after rake here and after rake here.

18. If a man let a Cow to life, and after take her to he market to felly and do lot, an action Trespass leth gainst the Owner for driving of her to the Market.

light if he to whom the cow is letten, fell the Cow,

and

owner, what danger to that fold her?

The Cow is to be ret ned, and not her price, if the Lord refuse the pri he may bring his action, shall recover but her wo

put in repair any house of any de them fall down for want mending, what remedy but the Landlord against his Tenant for not repairing the same.

If any of these things the option the Lord was first to put the repair, and did not decay to the Tenant is not bound to repair them; and if by permission

(217)

fion they come to ruine, is the Landlords fault, and

te Tenant is free.

11: If the Landlord prolie to fence in a piece of
fround where the Tenant
ito fowe Hemp and Corn,
and do not, but so as the Teants Goods cannot be
ept.

An action upon the cale th against the Lord upon

he promise.

12. Cutting up Timber rets, Fruit trees, Hedgeow trees that shelter the onses are waste, the Tenant th interest in the rest, if ot excepted,

to 13. A. B. hath his Horfe tayed from him, and findes him him in the custody of the and demands him of his finding him in his draw C. D. will not deliver without 8 d. a week allowance, and by delayes demanted the Horse till the year expired.

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A. B. may recover he Horse by Detinue or action of Trover my conversion, wherein he may prove the property of the Horse to be his, and the ather will be allowed firm recompence for his food but no longer there untill was owned, and amends to dred.

14. If a Tenant upons Arbitrement give a relat (8219)

in the Landlord, whether will that release free any or ber that the Landlord hath mised to wrong the tenant? To that for any thing that my other hath done jointly with the Lord wherein the Tenant was indamaged, this telease may be pleaded in law, but not in actions done by any other without the Lords joyning.

#### of: 80 Se of 60 of

A Declaration that a Mans name in a conveyance of Land, was only used in trust.

To all to whom these presents shall come, I

F. G. of H. in the Count of I. Gent, fend greeting whereas L. M. of K. in I. County of N. lately purcha fed of Sir O. P. of Q. in County of R. Knight Barronet, all that Barn and Yard, with the appurtence ces, parcel of or belonging to the late Rectory of S. the County of T. now o late in the tenure or occupation of the faid O tion of the faid O. P. the Affignes or other Tenants which faid premisses were for his by the direction and cla pointment of the laid L. Int conveyed by the faid, &c pro me the faid F. G. and m of Heires, as by the faid co ma veighance thereof, bear my

De

ate the, or, may appear, hich faid conveyance was made to me onely in trust cand for the benefit of the ad L. M. and his Heires; Now know ye that I the laid F.G. do hereby acknowledge and declare, that I am nominated partly in the faid Deed of bargain and fale by and on the behalf of the faid L. M. and that I am therein trufted onely by and for him the faid L. M. and his Heires, and that I do not claim to have any right or interest in the faid Barn and premisses, or any part thereof by the faid conveyance for made to me, or otherwife to made to me, or otherwife to my own use and benefit, but L 3 only

only to and for the foles and benefit of the faid L.M. and his Heirs: And I my Heires covenant to an with the faid L, M, and M. Heires by these present that I the faid F. G, and my theires shall and will at an time hereafter, upon require and at the costs and character. faid F. G. do for my felf and and at the costs and charges a of the faid L. M. and his Heires, by good affurant and conveyance in the Law, convey the faid Barne and A Premifies to the faid L. M. and his Heires, or to fuch other person or persons as he hall nominate or direct, and of I the faid F. G. have to thefe

bele presents set my Hand and Seal this fourteenth day if March, in the sixteenth car of the Reign of our overeign Lord Charles. By the Grace of God of Engand, Scotland, France, and reland King, Defender of the Faith, Go. and in the year of our Lord, 1663.

**基本4年**森森全主条森

801

A Bargain and Sale of Swams

TO all Christian people to whom this present writing shall come; T. P. of Wrinthe County of T. Esq.

Andeth greeting. Know we that I the faid 7. P. for vers good caules and con derations me in this beha especially moving, have ven and granted, and by the my present writing do give grant, and confirme um A. B. of C. in the County of D. Gent, all those my Swan and Signets, and game of Swans and Signers, White and Grey, marked with the ragged staffe, swimming and cernaining and being in upol or about the River of E. In the County of F. or elle where wherefoever, and all rights, royalties, priviledges preheminencies profits and commodicies whaefoever to fendthe

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Same Swans and Signets I game of Swans and Sigets, or any of them in any nie belonging, incident, or ppertaining together with e Swan-marke aforefaid. lo bave and to hold the feid wans and figures; and game of Swanzand ligners, and Swan marke aforefaid with their rights and appurtenpid B. his Heirs and affighes brever, in as large ample and beneficial manner and forme as I the faid T. V. or my my ancestors ever haves had beld, or enjoyed lor might or ought to have had held or enjoyed the same. In witness etc.

(-256)

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A Grant of the keeping of a Park.

Ga a

O all Christian oed to whom this preis writing shall come, I. G. of L. in the County of Efquire, fend greening King pe that I the faid G. H. and in confideration of good and falthful fervice my Servant L. M. to hererofore done, and here after to be done, have give and granted, and by the prefents do give and grant unco the faid L. M. the Office of Keeper of my Part (227)

at N. called O. Park in the County of P. and also his County of P. and also his the Lodge belonging to the anddepasturing of one Geldding and fix Kine yearly within the faid Park, and further know ye that I the faid G H, have given and granted, and by these prethe faid L. M. allowance of Meat and Drink for himfel within my house at N afore faid, daily and yearly at all times, and by so long space as any Hospitality or house hold shall be kept there: to have and to hold, occupy exercise and enjoy the said exercise and enjoy the said Offic 20 TA

((438)

Office of Keeper, and other by the premises unto the in the B. Autor and during them in tural life of him the fall of In M. cogether with mall the walles and advantages to the fai fame Office belonging, in the dens or appertaining. And in further more know we that po Itheraid G. Hishave given by and granted and by their m prelents do give and grant, of emothe faid b. M. forthe C exerciting of ordified Office of Keeper, follong as he shall a

fame one Anamicy or annual react of four pound of lab and full money of England his have hold, perceive, and an ior

ersky 80 tanhinlly exercised e

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the fine Annaity of four Pounds notherfald the M. and las Affigues from the date of the mayoral diff of the faid by Milac dwo rearms or nimes in the year, that is to by, on the bo, by even portions yearly to be paid by the receiver of my Kents, and Revenues, the Steward of my house, or such other Officent or the time being us Thahappoint for the fayment of the sell of my ferwints their wages year y In winnels whereoff have hereunto fer my Hand and Seal this 14thuday of March, in the fixteenth year of give Re gn

(230)

Reigne of bour Sovere Last Gholes the Becom dynames Gradebofa God England yn Scotland | Eng and Ireland King Defen Holehe Baith, dree and in

fraingalle Hay yearly com-in some and in

pranofour Lord 1 0630

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MA Short Leafe of certain Tylber, down indicated His Indentate made the between Asko drop the one partiand Go

bron the other parchilles divers good cantes and carfiderations him moving and 2009 night

non he harband conceiveth fiche faid C. D. Hach demiled granted betaken and to firme, letter and by thefe prefents dorn or unto the hid C. D. and his affignes, all the Tythes of Corne and Grain and Hay yearly com ing renewing and growing within the Township of or and within the Lordship of. Ge. in the County of E. and now held by F. G. of &c. to have and up hold in receive. take and enjoy all the faid cythes of cornigrain and hav unroche faid Co Duand his dignes from and immediat-Wafter the date of the forprefears unto the full and and gearm of to in years from thence

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thence next enlaing and f ly to be compleat and end and that in as large and an ole madner as the fame we dicid and enjoy dby the la P. D. wielding and pay itherefore yearly and eve -pear during the faid team anto the faid who B. Heidesquid Allignes forme of, ce at the Per of do at one whole ancie payment and in Bratchappen the faid year bent of or to be behin or unpaid in part or in all the space of or next fo lowing the faid Pearl; bei lawfully demanded th then for every fuch defai the faid C. Di or his affiga

(233)

all forfeit and pay ad A. B. his Heires and af gnes the fumme of c over and besides such arreages as then shall happen to be behind and unpaid. And he faid A. B. for himself. is Heires, Executors and dministrators, doth coves mant, &c. that he the faid C. D. his Executors and flignes, shalf and may at all imes from henceforth for and during all the faid rear creby granted, quietly and peaceably have, hold occupy possess and enjoy all the laid lythes of Cora, Grein and Hay (paying the rent referved before) without any manner of lawfull let. eviction

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eviction, diffurbance or conhis Heires or Allignes, or any other perion or perions in by his or their means, con art fent or procurement in en witness of win ein skimal

#### the Assument of Inginesis To ni lay to left that p

The Form of a PVill moreon

IN the name of God, Amn aff The 17th day of Moch th in the fixteenth year of the Reign of our Sovereign be Lord King Charles the I D and in the year of our Lord 1663 H Tof Kill the County of L. Gent, being ! fick and weak in body, be

(234)

found and perfect memothe fame) and knowing he incertainty of this life on arth, and being delirous to the things in order, do make this my laft Will and Testament in manner and forme following, that is to by, first and principally I commend my Soul to Almighty God my Creatour. affuredly believing that hall receive full pard on land beeremission of my fins and be faved by the precions Death and Merits of my Meffed Saviour and Redicer mer Christ Jesus Wand my Body to the karthy from whence it was taken to abe 10 buried

bubied in fuch decent in Christian manner, as to a Executor hereafter ham shall be thought meet an convenient. And as touching fuch worldly efface as the Lord in mercy bath lent me. 5 My will and meaning is the fame thall be emploped and be Bestowed, as hereafter by this my VVill is expressed And first revoke, renounce fruitrate and make void all Wills by me formerly made. and declare, and appoint this and onely to be my laft will and onely to be my last win a Testament. Item, I give an I So proceed to all your Settlements and bequells) and at the end write this) In witness whereof I

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ave to every leaf of the ame fet my hand and feat it containing in all 4. Theers of paper fairly written on one fide) yeoven the day ind year atorelaid.

Signed, Sealed, published, pronounced and declared by the [a:dH.I. as his last will and Tostament, in the pre[ence of.

### **4630-4630-4630**

An Assignment of an Annuite

To all &c M, N, of &c. feadeth Greeting, whereas O. P. of &c. late of &c Uncle to the laid M, N party

party toothele prefents and by one Indenture being unde between the faith of Uncle of the one party, and Q.R. and S.T. Gent of the other party, purportied certain uses as in the said to the denture is limited and propertied, did give and gines unto the faid M. N. partylide these presents, one annul sa or yearly payment of de al natural life of the faid MAN party to these presents, less be issuing and going out of the Meffuages, Lands, Tens b ments, &c. of the faid O.? f the Uncle, scituate, lying and being in, de to beginn (239))

e paid yearly toothe faid M. N. party to thefe preenrs from and after the dethe faid O.P. the Uncle as by the fame Indenture amongst divers other things therein to the aid. And whereas the laid, Ge. the wife is now dead, and thereupon the faid Annuity is become paying able to me the faid M. N. Now know ye that the faid M. N. party to these pre-M.N. party to these preon of the fumme of des to him in hand paid, before the lealing and delivery of these in presents by V.W. of, Gc. whereof and wherewith he acknowfarisfied and paid, and for or

granted, bargained foldlon affigned and fet over and by in these presents doth fully Es freely and absolutely give to grant, bargain sell assign for the over unto the faid V. VV. he for Executors . Administrator in and affignes, as well the laid or annuity or yearly paymental of &c. as also all the eltare the right, title, interest, proper na ty, claim and demand what or foever, which he the laid he M. N. party to these pre like fents now hath or may; can be might, should, or ought to the have or claime of in or to M. the faid annuity or year on **p3y**-

syment of on to have old, receive, penocive, take and enjoy the faid annuity denivearly payment of, or winto the faid V. W.K. his Executors, administrators, and affigues, from the day of the date of these presents; are and during the natural fise of the said M.N. in as arge and ample manner to will intents and purposes; as the faid M. N. now hach; hay, might, could or fhould tor ought to have and enjoy the fame, by vertue of the lid Indenture of ules or any ting therein contained, or cotherwise: And the faid M. N. party to their pretents for him, his Executors, admi-

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doth covenant, promife, and

grant to ard with the fair V. W. his &c. in manner and forme following, viz. The he the faid M. N. hath new full power and lawful author rity to give, grant, bargain and fell the faid Annuity of yearly rent of, &c. in man ner and form aforefaid; and that neither he the faid M. nor any other person or per fons by his appointment, or with his confent, hath here tofore any former bargain fale, gift, grant, aflignment furrender, extinguishmen charge and incumbrance whatfoever of the faid An nuity or yearly payment Ġc.

c. or any part thereof. or that he the faid M. N. or any other, by, from, or mder him, or with his conent, hereafter shall do or commit or suffer, or cause to d, deed, or thing whatfover, whereby the faid V.W. is Executors, a ministraors, or affignes shall or may be letted or hindred of or in he having, receiving and enoying of the faid annuity or of any part thereof. And hat he the faid V. VV. his recurors administrators executors, administrators, nd affignes shall and may from time to time, and at all imes from henceforth for and during the natural life M a

of the faid M. N. lawfully de peaceably and quietly, have ca hold, receive, perceive, take and enjoy the faid Annuing or yearly payment of, or and and every part and parcel fo thereof; to the only use an subchoose of the said V. W sa his Executors and Affignes fo without the let, fuit, trop life ble, interruption, or diffur to bance, of him the faid M.N fai or any other person or person fons by his act, title, means les or procurement. And fur re ther, that he the faid M Nor shall& wil from time to tim w and at all times hereaftera the reasonable request, con and charges in the Law of the V. W. his Executors, or

do procure, or suffer, or cuse to be done, procured, ke or fuffered all fuch further in act and acts, things, device and devices in the Law whatfoever for the farther affaid V.W. his Executors, Oc. for and during the natural life of the faid M. N. party to these presents, as by the N faid V. W. his Executots, &c. or by his or their Councel, karned in the Law shall be reasonably devised, advised Nor required. In VVitnefs whereof, oc.

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The condition of a Bond for a Brewers Clerk.

He condition of this E Bond is fuch, de. that ju whereas the within named w A. B. hath before the day of B the date within written, en A tertained into his fervice the fi within bound C. D. to ferve n in the room, place, or office a of a Dray Clerk, or Beer- c Clerk: if therefore the faid C. D. do and shall during f the time of his service in the faid office or place carefully and diligently use and employ himself and his best endea-

deavours in the faid room for office, and do once in every Week weekly during the continuance of his fervice in the faid office, make and give to the faid A. B his Executors or affignes a true at just, and perfect account in d writing, at the Messuage or of Brew-house of him the faid A. B. sciruate, Gr. of all fuch Beer, Goods and Mo-16 ney of the faid A. B. as by any wayes and means shall come to the bands , charge! custody or possession of the faid C. D. And likewife do from week to week upon every Monday weekly, during the faid tearm at the place afore aid, pay and fa-

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tisfie unto the faid A. B. his f Executors of affignes all fuch fumme and fummes of to money as the faid C. D. Shall have received of any perfor th or persons whatfoever due or any wife belonging unto the faid A. B. his Executors or Affignes. And further if the faid C. D. do not deliver or trust to any Customer or Customers, or any other perfon or perfons now not ferved by the faid A. B. a. bove four Barrels of Beenat the most, before fuch time as he shall have made A. B. sequainted therewith ; and of what efface and condition all and every fuch new Cultomers are of and also

in shall have the consent of him the faid A. B. thereunto. And further, if the faid Il C. D. do not depart from the fervice of him the faid A. B. his Executors, admipistrators or affignes before fuch payment and fatisfactilaid C. D. unto the faid A.B. his Executors, administrators or affignes, of all fuch Goods, arrearages, Debts. fumme and fummes of money, as he the faid C. D. shall be found to be indebted unto the faid A. B. his Executors or assignes, or any of them, and if it shall happen the faid C. D. to die or depart this life during the con-

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riquance of the faid office of of place of Beer-Clerk to the fai faid A. B his Executors or co affig ies; Then if the Exe- be curors , administrators or or affignes of the faid C. D. do be or thall (within one moned ve enfuing next after the decerfe of the find C. D. well and truly farisfie and pay or cause to be facisfied and paid hato the faid A. B. his Executors ; administrators or afagnes, at the faid Brewbouse, all such arrearages, Debrs, fu nni and fumms of Money, as the faid C.D. (hall be fou id to be indebred and to owe unto the fait A B. is Executours or affignes, or any of them, at the time

of fuch decease of him the said C. D. without fraud or coven. That then this Bond be void and of none effect, or else to stand, remain and be in sulf force, strength and vertue.

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Sealed and delivered in she presence of.

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ted had mate, concluded by and fully agreed upon the at 18. day of March, &c, ber b tween E. F. of &c. on the th one part, and G. H. of a London, Merobant on the other part, at followeth. VIZ.

WHereas the faid E. F. the day of the date hereof hath freely given and delivered unto the faid G,H, the fumm of, &c. to the in tent and purpose that he the faid G. H. shall accept and take into his fervice to be

employed in Merchandizin a affaires, I F. Son of her the faid B. Fy in confideration whereof but more efpecials ly at her request and of the hi affection that the faid G. H. beareth to the faid L. F. He er be the faid G, H, is comented and agreed to accept and of take the faid I. F. to be his Servant in Merchandizing affaires and other bufineffes and accordingly to employ him therein, not onely in England but in the parts be yond the Seas where the faid G. H. now tradeth, or hereafter shall Trade; and that for the term or space of feven years to be accounted from, &c. next enfuing the

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date of these presents, and en thereupon the faid E. F. for of her felf, her Executors, ad th ministrators, doth covenant be and grant to and with the te faid G. H. his, och by thefe ti presents, that the aforefaid ta I. F. her Son shall during all co the faid tearm, ( if he fo long G live) well, diligently, and w faithfully to the attermost ul of his power and skill, ferre G him the faid G. H in the fe

without absenting himself ri

trade of merchandizing, and al other his affaires far fuch th place or places, either be- di youd the Seas or on this fide ca where the faid G. H. shall o defign and appoint him and to

out of his faid fervice on a emd employment, or neglecting of the fame. And that he the faid I. F. at all times bereafter during the faid tearm, shall from time to time not onely receive and take into his charge and custody all and every such Goods and Merchandizes whatfoever, as by or for the use or account of the said G. H. shall be configued or fent to him the faid I F. but alfo fell, utter and dispose of the fam: goods or merchandizes to the most profit he can, for the faid G. H. his Oc. and shall also from time to time, and at all times, due ring the faid tearm, follow and perform all and every

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fuch advice directions, on re ders and commissions as the in faid G. H. shall by Letters in of advice give, fend or make en known to him the faid I. F. zi in about or concerning the fr factory or Merchandizing a ex forefaid, and also that the it I, F. shall at the charges of fa the faid G. H. his, Go. pro co vide and keep in due order th ly manner Books of Account his touching his faid employ m ments in Merchand zing as L aforesaid, according to the G custome of Merchants in ly fuch cases used, and shall te deal justly; truly; plainly f and faithfully to and with co the faid G. H. his, &c in all p and every his accounts, it

recko-

reckonings, bargains, buy ing, felling, doings and deal-ings in and about the faid employment of Merchandi-zing as aforefaid, and shall from time to time once in every fix moneths or officer. transmit and send unto the faid G. H. his, &c. true arcounts and reckonings of all the bufineffestand dealings of t him the faid I.F. in the premisses, and shall also fend to Letters of advice to the said G.H. fo often as convenienti ly he may or can, of all mate ll ters and accurrances that y shall necessarily arise, con-terning his service or employment, and thattalfore. urn and come to England

and bring all his Books of f accounts with him whenfor i ever he shall be thereunto w advised or required by the t faid G. H his, &c, by Let. 1 ters, Missive or otherwise: fe And that the faid I. F. shall o from time to time upon eve- to ry reasonable request, not n only thew forth all his books I of account concerning all his a dealings & doings as afore u faid, but also shall make and f give unto the faid G.H. his t t Ge. a just, true, plaine and perfect account and reckona ing in writing of, for, and 1 concerning all & every fuch Goods, wares, moneys, debts a and Merchandizes whatfoe ever as well of the faid G.H. C for

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for his own proper use, or of for his own proper use, or joyntly with any others. which shall hereafter come to the hands charge, orfactory of him the faid I. F. or ŧ. for which he the faid LF, may or ought to be accountable I to the faid G. H.his, &c. And 8 moreover, that he the faid 30 I. F. fhall within, Ge, next 15 after the making and giving 19 up every fuch account as ad foresaid, well and truly, fatisfie, pay and deliver, unto d the faid G. H. his, Oc. all and every fuch Goods. ۱ V Vares, Moneys, Debts, d Merchandizes. Especialties, h and other things whatfor 3 ever, as by or upon the foot of the same account shall appear or be found to be due coming or belonging to him h the faid G. H. his, Ge, by or n from the faid I. F. in any G manner of wife.

Irem. The faid E, F. for to her felf, her, de, doth fur y ther covenant, promise and a agree to and with the faid p G. H. his, &c. by these pro- a fents, that she the said E. F. her, at her and their own proper cofts & charges fhall b and will finde, provide and allow unto and for her faid Son, decent and fitting Linnen. Woollen, and all other Apparel of all forts fitting for him in his fervice and employment during the fait term.

Item.

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ue, Item, The faid G. H. for in himself, his, &c. doth coveor nant, &c. that he the faid M G. H. will finde and provide unto the faid I. F. compeof tent and fitting Meat, Drink, Washing, and Lodging, and all other Necessaries , (Apparel onely excepted during all the faid term.) In wit-

Note. It is necessary that both parties enter into Bonds for performance of

the aforesaid Articles.

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cu O all Christian people fo &c. L. M. of, &c. m fendeth greeting, oc. where fo as a Suit hath been of late II in my name, in his Majesties Court of Kings-bench at Westminfter against N.O.for oc. (Here fet down what was the cause of Suit exactly ) which faid Suit as yet dependeth in the faid Court Now know ye that the faid Suit was commenced, and it profecuted without any war-

warrant and allowance of me, and I do therefore by these presents renounce and disavow the said Suit, and all and every other Suit or Suites attempted or profecuted against the faid N.O. for me or in my name for any matter, cause or thing whatfoever. In witness whereof I have hereunto fet my Hand d and Seal this, &c.

Sealed and delivered the Presence of.

#### FINIS

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Advertisement. Heras we are informed there are divers Persons belonging to the Trade

Trade of Book-felling in Landon out of a malicious & covetous humour, endeavor to make all their own that have acceptance in the world as we may juftly hope by the general use and conveniency of the Volumnathis Pocket book may finde, or endeave what they can to disparagein Thele are to let them un derstand, that if either they re-print or otherwise disp rage that which was intended for a general good, w have been fo careful to ob lige fuch correspondencie of ours in London, as may do them the like in the best their Copies.

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